

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT *J. G. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *P. M. Cothran*, one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *James Ferguson*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
James Ferguson And deponent further saith that the said *James Ferguson*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *P. M. Cothran*
(the deponent) and *L. M. Chamberlain* and *G. P. Brock*
in the presence of each other, and of the said *James Ferguson*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *28*
day of *Nov* one thousand nine } *P. M. Cothran*
hundred and *seem* } *J. G. Miller*

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *James Ferguson* }
UPON DUE EXAMINATION of *P. M. Cothran* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *James Ferguson*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters *Testamentary* be
granted to *Mrs. Elizabeth Ferguson with will annexed*
J. G. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

✓ DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that *she* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that *I* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this } *Elizabeth Ferguson*
28 day of *Nov* 190*7* }
J. G. Miller

Abbeville Co, State of South Carolina

Know all men, I James Ferguson, this day do make my last final will and testament, After my death I do give to my said wife, Elizabeth Ferguson all of my goods and Chattels, both personal and Real Estate to hold and to have as her property as she may see best, I also add to this will that my daughter Ovidia Ferguson is to have a support from the Proceeds of the place as long as she remains on the Place

Signed in Presence } James Ferguson
L. J. Smith }
L. M. Chamberlain }
P. M. Cochran }

State of South Carolina }
Abbeville County }

I, Arthur Parker, of the County and State aforesaid being of Sound and disposing Mind Memory and understanding do declare and publish this my last will and testament hereby revoking all wills by me made at any time heretofore.

I have no real estate property, none except to use one acre grave-yard reservation for the burying of any members of my father's or mother's descendants, or myself for instance, or for any or all of them to visit at pleasure, this burial ground is located on the old "Rocky Grove" place, for many years owned by my father, which was sold by my mother and re-bought by me with my own self made money and subsequently sold to Mr. John L. Lounsbury and his daughter Mrs. J. K. Ladd.

My personal property consist of sundry shares of stocks & of notes and secured by mortgages, and bonds, all of which are deposited in a tin box, left for safekeeping and the personal information of my executor, in the National Bank of Abbeville (for safer security than if kept in the County or where I may be resident) in the City and County of Abbeville and State aforesaid,

I own also one bay gelding horse, "Fini" which, at my death I have given to my great niece, Eugenie C. Frost, (daughter of Martha C. Frost, now residing in Charleston, S. C.) also the best buggy and harness of any I may be possessed of at that time. And if he may have been sold then, in lieu of the horse, what ever money he shall have brought, I also own one black mare (Louise) which, if not disposed of, I give, at my death, I give to Mary W. Parker (mother of Edwin Parker) and to Bessy K. Parker (wife of said Edwin Parker) jointly with any buggy & belongings of which I may be possessed other than the one above assigned to Eugenie C. Frost,

State of South Carolina,

PROBATE COURT-PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT *J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *Francis L. Parker* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Arthur Parker*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
Arthur Parker And deponent further saith that the said *Arthur Parker*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *Mr. Francis L. Parker*
(the deponent) and *Maudie E. Frost* and *Mary C. Parker*
in the presence of each other, and of the said *Arthur Parker*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *21st*
day of *April* one thousand nine
hundred and *thirteen (13)* } *Francis L. Parker*
J. J. Miller
Judge of Probate }

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Arthur Parker* }

UPON DUE EXAMINATION of *Francis L. Parker* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Arthur Parker*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Francis L. & Edward F. Parker*. *Executors named*
in said will *J. J. Miller*
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
21st day of *April* 19*13* } *Edward F. Parker*
J. J. Miller } *Francis L. Parker*
Judge of Probate }

My wardrobe as wearing apparel, shoes &c. &c. (more or less worn)
 I give to my brother Dr. J. L. Parker, now residing in Charleston, S.C.,
 or in the event of his death to my great Nephew Edwin Parker of
 Abbeville County, S.C., I give to Eugenie C. Fresh, the small
 gold-filled gold watch which I have worn for many years,
 I give to Kate C. Parker, the daughter of my brother, Edmund F. Parker,
 now resident at Charleston, S.C., the mantle clock (French) and
 any furniture or Crochery I may have in the keeping and
 use of Mrs. Bessey Parker (wife of Edwin Parker) except two
 open-back Walnut Armed Chairs, which are now up stairs
 in Edwin Parker's Cook loft which latter I have given to
 Ellen & Elizabeth S. Parker, daughters of Dr. J. L. Parker, now residing
 in Charleston, S.C., should they not have been previously shipped
 them, I have an unsettled account against the estate of
 my brother Wm H. Parker, Money advanced to his son,
 Allen W. Parker on account of his Educational expenses at
 The St. Johns Hopkins University, Baltimore, Md. and at the
 several Colleges he attended in Europe. Before making one
 cent of these advances to Allen I stipulated that he should
 consult with his mother and his father & family. and later
 he wrote me sundry letters to that he had done so and that
 they understood and agreed to my making such advances
 (which aggregated at the time of his death \$32 (32,57) dollars)
 thirty two hundred & sixty two & 5/100 dollars, which should Allen
 fail to pay more to be refunded to me out of his Allis share
 in his father's paid-up policy of insurance of (\$10,000) ten
 thousand dollars, then by mortgaging so much of one share
 share of said life insurance policy to Fannie (his wife), heirs
 to the payment of these advances, William Henry Parker and
 myself had several conversations with regard to these
 advances during Allen's lifetime at my home & in his office
 in Abbeville & Elberton and thus I had full reason to
 know that he understood the conditions of these advances,
 subsequently, after the tragic death of Allen, he called me
 into his office at Abbeville and asked how much these
 advances were and on being told approximately he said
 that he could not assume such a debt, whereupon I

Voluntarily, & of my own free will proposed to divide the debt
 and left (\$1500.⁰⁰) fifteen hundred dollars in settlement of the
 claim; Subsequently Lewis W. Parker assumed the payment
 of three \$1500. payments and did execute to me (6) six notes
 (\$250.⁰⁰) two hundred and fifty dollars. Each payable one each for
 (6) six years. Subsequently, in Cashiers Valley, Lucius S. Parker
 (W^m W^m W^m) abused me in all sorts of manner and sufficiency
 so for my brother Dr. J. L. Parker to advise that I return
 the notes to Lewis W. Parker, which I did, requesting at the
 same time that he return me the claims (Notes & acct. statements
 received for the E. S. Gundry & Co. which I had sent him,
 but which he never did; meantime I had destroyed the
 Correspondence with Allen, except two letters, acknowledging the
 receipt of letters & moneys which are now in my tin box with
 other securities at the National Bank at Abbeville, S. C.,
 After this Francis L. Parker, M.D. reopened the matter, when
 Lewis demanded I should give my receipt for (\$1500.⁰⁰)
 fifteen hundred dollars in "full payment" of the debt, of which
 he held an account in detail of \$3262.^{57/100} dollar. I offered
 to receipt "in full satisfaction", but no, his requirement was that I
 should certify myself by receipting "in full payment", which on my
 refusing to do, he shut off all correspondence by request to
 myself and my Attorney, declining any further correspondence
 and refusing to make any settlement on the ground of "no
 moral or legal obligation to pay" and because "barred by
 Statute of limitation" - having destroyed all but two letters
 of my evidence of debt, except the notes and statements of
 accounts which latter Lewis failed to return & which facts,
 my Attorney advised not to bring suit, and thus the
 matter stands to day, and yet my kindred continue to hold
 close intercourse with these Villians and expect me
 to do so, also on the basis of kindness - much more could
 be written on this subject but what would be the use?
 My kindred cannot stand its reading or hear my history
 of this robbery and would not care a damn - perhaps
 would laugh - I had therefore that you & your family
 have no right to expect or have any share in my

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED _____ subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
_____ late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
_____ was present, and did see the said instrument of writing duly executed by the said
_____ And deponent further saith that the said
_____ at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that
_____ (the deponent) and _____ and
_____ in the presence of each other, and of the said
_____ and at _____ request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this _____ }
day of _____ one thousand nine }
hundred and _____ }

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of _____ }

UPON DUE EXAMINATION of _____ one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of
_____ late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to _____

Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that _____ will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as _____ goods and chattels will thereunto extend and the law charge _____ and that _____ will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this _____ }
day of _____ 190 _____ }

estate & therefore will them nothing, To Ellen P. Norwood (Relict of H.H. Norwood) I will nothing as she has had her share in many other ways - To my brother, John P. Parker's son, (now somewhere resident in South Africa) I give nothing as I gave his father, Jno. R. Parker a full share in my estate during his lifetime which, in real estate around Augusta Ga & otherwise, he inherited or became possessed of, Out of the notes and other securities to be found in the tin box, now in the Vault of the National Bank, at Aberdeen for safe keeping, I will & bequest as follows:

To my brother Francis L. Parker, M.D., Charleston, SC One Thousand, \$1000, To Elizabeth J. Parker, wife of Dr. J. L. Parker of Charleston, SC. One Thousand dollars, \$1000, To Ellen Parker and Elizabeth J. Parker (his daughter) each, One Thousand dollars \$1000,

To Martha C. Frost, daughter of my brother Dr. Edwin Parker and to Eugenie C. Frost her daughter now resident in Charleston S.C. each, One Thousand dollars \$1000

To Catherine C. Parker, daughter of my brother Edw. J. Parker One Thousand dollars, \$1000, To my executors for expenses of my tomb stone \$100, To my nephew Dr. Em. J. Parker, son of Dr. J. L. Parker Charleston, SC and to my nephew also son of Dr. J. L. Parker, I give each five hundred dollars, To my nephew, Thomas J. Parker, son of my brother, Thomas Parker, deceased, I give nothing as he has an abundance, Any residue, should be

any, I give to my executors Dr. Edward J. Parker & Dr. J. L. Parker Jr., both residents of Charleston S.C.

In conclusion I nominate and do my executors my nephews Edward J. Parker, M.D. and Francis L. Parker Jr., M.D. to carry out my wishes as declared above will, either singly or jointly, without the making of any bond whatever, and with full power and authority to dispose by sale or negotiation of all the securities they shall find in my boxes, without any appeal to the Courts, either publicly or privately or at private sale as they shall find convenient or desirable

In witness whereof I have hereunto set my hand and seal this 28th day of June 1917, and the Independence of the U.S.A.

135th

Signed, Sealed and published and delivered by the Testator as and for his last will and testament, in our presence and his presence and in the presence of each other three disinterested persons named as Attesting Witnesses Arthur Parker

Mary Perrin }
J. F. Bradley }
J. L. Perrin }

State of South Carolina

I Arthur Parker of Abbeville, South Carolina, being of sound mind and memory, and capable of managing my affairs, do make and declare this to be a Codicil to my last will and testament; and desire my executors to administer this Codicil as a part of my will and testament.

1 Item: To my niece in law, Mary Elizabeth Parker, I give and bequeath all my furniture and household effects, which are in her home at the time of my death,

2 Item: To my niece Katherine Calhoun Parker, I give and bequeath in addition to the sum mentioned in my will, the sum of one hundred and fifty dollars (\$150.00) in lieu of the furniture and household effects given her by my will; which said furniture and household effects are now by this Codicil bequeathed to my niece in law, Mary Elizabeth Parker,

3 Item: To my great-grand niece Melvinia Leamy Parker, in recognition of her love and affection, I give and bequeath the sum of four hundred and twenty five dollars (\$425.00) to assist her in her education,

4 Item: To my great grand nephew, William Edwin Parker, in recognition of his love and affection, I give and bequeath the sum of four hundred and twenty five (\$425.00) dollars to assist him in his education

Signed, Sealed and declared by me to be a Codicil to my last will and testament; and the expression of my wish as to the distribution of my property by my will to my niece Elizabeth Parker - now deceased, in presence of the undersigned witnesses, who, each in the presence of the other, and in my presence, witness my seal & signature, this 28 day of June, 1917,

Arthur Parker (S)

Mattha C. Frost, Mary W. Parker, Joannin T. Parker

State of South Carolina,
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT *J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *W. P. Lillinghast* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *J. Foster Hammond*
late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
he was present, and did see the said instrument of writing duly executed by the said *J. Foster Hammond*
And deponent further saith that the said *J. Foster Hammond*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *W. P. Lillinghast*
(the deponent) and *Jas. G. Milam* and *W. H. Thayer*
in the presence of each other, and of the said *J. Foster Hammond*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this
day of *May* one thousand nine
hundred and *thirteen*
J. F. Miller
Judge of Probate

W. P. Lillinghast

IN THE MATTER OF THE LAST WILL AND TESTAMENT
of *John Foster Hammond*
UPON DUE EXAMINATION of

to the annexed instrument of writing purporting to be the last Will and Testament of *J. Foster Hammond* one of the subscribing witnesses
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *J. F. Hammond*, named in will as
executor
J. F. Miller
Judge Probate Court

State of South Carolina,
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge me and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
26 day of *May* 1913
J. F. Miller
J. of P.

J. F. Hammond

State of South Carolina }
 County of Richland }
 3

In the name of God, Amen,

I, John Foster Hammond, of the County of Abbeville, State of South Carolina, do make, ordain, Publish and declare this as and for my last will and testament, hereby revoking all wills and instruments of a testamentary nature heretofore by me made, Item 1. I Commit my soul to the gracious God who gave it, and direct that my body shall be decently interred, and that a suitable monument be erected to mark my grave, and that all expenses incurred therefor be paid out of the insurance of five hundred dollars now on my life in the following manner, to wit: two hundred and fifty dollars of said insurance to be used in erecting a monument over my grave, and one hundred dollars thereof to be used in meeting my burial expenses

Item 2, I will and direct that my executor, hereinafter named, shall pay all my just debts with the cash money coming into his hands:

Item 3rd, I will and bequeath to my Grand-Niece, Kathryn Agnes McKee, the sum of four hundred dollars,

Item 4, I will and bequeath to my Nephew, William F. Miller, the sum of two hundred dollars,

Item 5, I will and bequeath to my Grand-Nephew, Eugene Leonard Miller, the sum of one hundred dollars,

Item 6, I will and bequeath to my Grand-Nephew, William F. Miller, Jr., the sum of one hundred dollars,

Item 7, I will and bequeath to my Nephew, William F. Hammond, the sum of two hundred dollars,

Item 8, I will and bequeath to my Nephew, Frank J. Hammond, two hundred dollars,

Item 9, I will and bequeath to my Niece, ~~Ann~~ ...

- Item 10, I will and bequeath to my niece, Edith Virginia Hammond, the sum of two hundred dollars,
- Item 11, I will and bequeath to my nephew, Revie Hammond, the sum of two hundred dollars,
- Item 12, I will and bequeath, Mrs. Luna J. Arrowsmith, the sum of three hundred dollars,
- Item 13, I will and bequeath to my nephew, J. Claude Tribber, the sum of three hundred and thirty three dollars,
- Item 14, I will and bequeath to Christine Tribber, my niece, the sum of three hundred & thirty three dollars,
- Item 15, I will and bequeath to my namesake, Foster Ramey Ramey, twenty five dollars,
- Item 16, I will and bequeath to my brother, J. F. Hammond, the sum of one thousand dollars, which is to be paid to him before any of the foregoing legacies are paid; I also will and bequeath to my brother, J. F. Hammond, all of the remainder of my estate after the payment of my debts, expenses and the legacies herein provided for,
- Item 17, The legacies herein provided for are only to be paid to the beneficiaries only upon their attaining the age of twenty-one years, and no legacy is to be paid until one year from the date of my death.
- Item 18, I will and bequeath to my nephew, Frank J. Hammond, my watch.

Item 19, I hereby nominate, constitute and appoint my brother, J. F. Hammond, as executor of this my last will & testament, and require that he enter upon his duties as such executor only after giving a surety bond, in the sum of one thousand dollars, premium for said bond, if issued by a surety company, to be paid out of my estate and to be estimated in the apportionment of the distribution thereof.

In witness whereof I hereunto set my hand and seal this 5th day of May, A.D. 1913

J. Foster Hammond

Signed, read, published & declared by
 J. Foster Hammond as and for
 his last will & testament, in the presence
 of us, who in his presence, & in the presence of
 each other, at his request, have subscribed
 our names as witnesses,
 J. W. Milan
 J. H. Thayer
 W. P. Kellogg

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT— *J. F. Miller* —
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *W. W. Bradley* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *W. G. Riley*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
W. G. Riley
And deponent further saith that the said *W. G. Riley*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *W. W. Bradley*
(the deponent) and *W. G. Hill* and *J. R. Beck*
his in the presence of each other, and of the said *W. G. Riley*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *19*
day of *June* one thousand nine
hundred and *thirteen*

W. W. Bradley

J. F. Miller
Judge of Probate.

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *W. G. Riley*

UPON DUE EXAMINATION of *W. W. Bradley* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *W. G. Riley*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed that it be admitted to probate in common form, and that Letters Testamentary be
granted to

J. F. Riley

J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as ✓
know or believe, and that *he* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *on* and that *he* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
19 day of *June* *1923*

J. F. Miller
J. F.

J. F. Riley

Abbeville County 3
State of South Carolina 3
See Probate Court

I, W. G. Riley, of Abbeville, S. C. being of sound and disposing mind memory, and understanding desiring to make disposition of my estate in case of death, do hereby make, publish and declare the following as and for my last will and testament

Item 1- I direct my executor to pay all my just debts as soon as possible.

Item 2, After the payment of my debts, I will devise and bequeath the real, residue and remainder of my property, real and personal and mixed, to my brother J. F. Riley.

Item 3: I hereby constitute and appoint my brother J. F. Riley, executor of this my last will and testament,

In witness whereof I hereunto signed my name and affixed my seal, this 13th of June. A. D. 1913.
W. G. Riley (S)

Signed, sealed, published and declared by W. G. Riley as and for his last will and testament, in our presence, and we in his presence, at his request, and in the presence of each other have hereunto signed as attesting witnesses

Wm E. Hill
W. W. Monday
J. R. Beake

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—*J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *T. J. Price* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Mrs. Francis Box*

late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
And deponent further saith that the said *Mrs. Francis Box*
Mrs. Francis Box at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that

(the deponent) and *W. O. Sturley* and *Jas. O. Patterson*
in the presence of each other, and of the said *Mrs. Francis Box*
and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *24th*
day of *June* one thousand nine
hundred and *thirteen*
J. F. Miller
Judge of Prob.

T. J. Price

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Mrs. Francis Box*

UPON DUE EXAMINATION of *T. J. Price* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Mrs. Francis Box*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Mrs. A. Box*

J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *her* goods and chattels will thereunto extend and the law charge *me* and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
24th day of *June* 19*13*
J. F. Miller

Mrs. A. Box

In the name of God Amen;

I, Frances Box, of the County of Abbeville, in the State of South Carolina, being of disposing mind and memory, do hereby make, publish and declare this to be my last will and Testament, hereby revoking all other last wills and Testaments by me heretofore made, And first I commend my immortal being to God who gave it, and my body to the ground, whither it came,

My will is that my just debts and funeral expenses be paid out of my Estate by my Executor hereinafter named,

My will is that the tract of land whereon I now reside, should be reserved to my husband during the period of his natural life, he to enjoy all the rents thereof, or to farm the same himself as he may elect during the period above named, If at any time my said husband shall have the opportunity to sell the same at a good price, then I hereby authorize and empower him to make such sale, to execute and deliver a good and sufficient title thereto, and to distribute the proceeds of such sale, less the expenses,

Among my four Children and their heirs: To wit, Geo. J. Box, J. W. Box, Matilda L. Box and Effie Crossner and theirs, share and share alike, In the event of no such sale being made in his lifetime, then at his death, I direct it to be sold at public outcry, and the proceeds distributed among my said Children above named and their heirs, share and share alike,

I also authorize and empower my said husband, as Executor, to sell, make and

execute letters to my tract of land in Greenwood County, containing seventy three acres, more or less, it being the southern one third part of that tract known as "Texas" formerly owned by my father, Zephaniah Harris, and the proceeds thereof divided among my said children above named, if not so sold, then at his decease, the same disposition thereof shall be made as directed as to my other tract,

I hereby nominate and appoint ^{said} my husband, Thos. A. Box, to be the executor of this my last will and testament,

In witness whereof I have hereunto set my hand and seal, this the 23rd day of June, 1905,

Francis Box *Wife*

we, whose names are hereunder written, certify that her now present and lawful Mrs. Francis Box, execute the above instrument, who at the same time declared it to be her last will and testament, and we at her request, and in her presence and in the presence each other, affixed our names as attending witnesses

W. O. Stanley
 Jas. O. Patterson
 J. J. Price

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—*J. Fullen*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *M. J. Connor* *one of the* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *John F. Edmunds*
late of Abbeville County, deceased, who, being duly sworn, deposed and saith that
he was present, and did see the said instrument of writing duly executed by the said
John F. Edmunds And deponent further saith that the said *John F. Edmunds*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *he*; *M. J. Connor*
(the deponent) and *W. B. Quaker* and *R. M. Fuller*
in the presence of each other, and of the said *John F. Edmunds*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *2nd*
day of *Sept* one thousand nine }
hundred and *thirteen* }
J. Fullen
Judge Probate

M. J. Connor

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *John F. Edmunds* }

UPON DUE EXAMINATION of *M. J. Connor* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *John F. Edmunds*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *J. J. Price & Augusta A. Edmunds* *J. Fullen*
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
2 day of *Sept* 19*13* }
J. Fullen

J. Price

In the Name of God Amen;

I, John F. Edmunds, of the County of Abbeville, in the State of South Carolina, being of Sound and disposing mind and Memory, do make, publish and declare this to be my last Will and Testament, hereby revoking and making null and void all other last Wills and Testaments by me heretofore made,

First, I direct that all my just debts and funeral expenses be paid out of my estate, by my Executor, hereinafter appointed,

Second, I direct that all my estate, both personal and real, shall remain in Control of my beloved wife, Augusta A. Edmunds during the period of her natural life, she to enjoy the rents of same for the support of herself and family, after her death, I direct that all of said estate (except the Beauty Tract containing one hundred and seventy acres, more or less, now occupied by J. L. Edmunds, which is hereafter disposed of) be equally distributed among the Children of my said wife, Augusta A. Edmunds and her heirs, by Sale or otherwise,

Third, I direct that at the death of my said wife, the said Beauty Tract, mentioned above, be divided between my two sons, J. L. Edmunds and J. A. Edmunds, share and share alike, or that it be sold and proceeds so divided as they may elect,

I hereby nominate and appoint my said wife, Augusta A. Edmunds to be the Executor of this my last Will and Testament,

In testimony whereof I have hereunto set my hand and seal this third day of May in the Year of our Lord one thousand nine hundred and two (1902)

John F. Edmunds (Seal)

The foregoing instrument was now here subscribed by the Testator, John F. Edmunds, and he at the same time declared it to be his last Will and Testament in our presence and we at his request are in his presence and in the presence of each other subscribed our names here as attesting witnesses

M. J. Connor
Big Bud ...
R. J. Robinson

The State of South Carolina }
County of Abbeville. }

Whereas I, John F. Edmunds, have heretofore made my last will and testament, as above set forth, but now desire to make some changes therein, I therefore make, execute and publish this as a Codicil to said will, I will and direct that the tract of land described in the above will as the "Beasley Tract" shall at my death, instead of at the death of my wife, be divided between my two sons, J. L. Edmunds or J. H. Edmunds, I now and then alive, or that it be sold by my executor herein named, and the proceeds be equally divided between my two ^{sons} I now and then alive, as my two sons may elect.

I further nominate and appoint J. F. Price as executor of my will to act along with my said wife, I hereby confirm the above will with the changes made therein, according to the Codicil, Signed, Sealed and published, Nov. 16, 1909
John F. Edmunds (Seal)

Signed, Sealed and published as a Codicil to my last will and testament, in the presence of the witnesses herein signed, who, in the presence of the testator, and at his request, and in presence of each other sign this Codicil as witnesses thereto
W. J. Connor
W. B. Owens
R. M. Grier

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—*J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *John C. Lomax* *one of the* subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *J. H. Mcbaea*
late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that

he was present, and did see the said instrument of writing duly executed by the said
J. H. Mcbaea And deponent further saith that the said *J. H. Mcbaea*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *he, John C. Lomax*
(the deponent) and *A. V. Barnes* and *J. M. Anrail*
in the presence of each other, and of the said *J. H. Mcbaea*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *9th* } *John C. Lomax*
day of *Oct* one thousand nine }
hundred and *thirteen* }
J. J. Miller
Judge Probate,

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *J. H. Mcbaea* }
UPON DUE EXAMINATION of *John C. Lomax* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *J. H. Mcbaea*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Mrs. Raymond E. Mcbaea, M. P. Mcbaea, John W. Mcbaea and R. H. Moseley*
J. J. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
9th day of *Oct* 19*13* }
J. J. Miller
Judge Probate,
M. P. Mcbaea
John W. Mcbaea
R. H. Moseley

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State of South Carolina
County of Abbeville

I, Isaac W. McCall of Abbeville County and State
aforesaid, being of sound and disposing mind and memory,
and understanding do make this my last will and testament
as follows, hereby revoking all former wills by me made,
First, I will and direct that all my just debts be paid,
Second I will and bequeath to my two sons, Mr. McCall,
and John W. McCall and my daughter Lida Bell
Linder the sum of Six thousand dollars each, to be paid
to them by my executor as soon after my death as prac-
tical, and as said sums of money can reasonably be
raised from my estate.

Third, I give and bequeath to my son John W. McCall
Six mules to be selected by him from the stock of mules
on hand at the time of my death, without valuation, and
not to be accounted for at the final settlement of my estate.

Fourth I will and bequeath to my beloved wife Raymond
E. McCall, after the payment of my debts and the specific
bequest of money and property heretofore made, all the
residue and remainder of my personal property, including
money, notes, bonds, stocks, securities of every kind
whatsomever absolutely, and to be used and disposed of as
she may deem best.

Fifth - I will and bequeath to my grand daughter, Alice
Elizabeth Linder the sum of Two hundred and fifty dollars,
which sum I direct my executor to place in some
sovereign Savings bank in her name, to be paid to her
with the accumulated interest when she reaches the
age of eighteen years.

Sixth, I will and devise to my son, John W. McCall,
for and during the ^{natural} life of my wife Raymond E. McCall,
my tract of land known as the Caesar place containing
Two hundred and twenty six acres, and also that portion
of the land which I bought from J. Alston Cabell
and others, and known as the Alston land, which
lies west of the road leading from Lowdesville to

Moseley's Ferry and South of the road running from my dwelling house to the house on said Alston land known as the Clark house; the said lands to be held by the said John N. McCall during the natural life of my said wife, and at her death to return to and become a part of my estate to be disposed of as hereinafter directed,

Seventh, I will and devise to my wife, Raymond E. McCall, for and during her natural life all the residue and remainder of my lands lying between Rocky River and Savannah River, not heretofore disposed of for her sole and separate use; the said land to be held by my said wife during her natural life as aforesaid and at her death to return to and become a part of my estate to be disposed of as hereinafter directed,

Eighth, I will and devise that at the death of my wife Raymond E. McCall the lands which I have devised to her for life together with the lands given to my son John N. McCall for and during the life of my said wife, shall be divided into three parcels or shares as nearly equal in size as practicable, and in making said division my son John N. McCall shall have the right to select his share of said lands wherever he desires, provided he selects it in one body, and not in separate sections; and I will and devise one of said parcels or shares of land to each of my three children, Fida Bell Linder, M. P. McCall and John N. McCall, for and during his or her natural life, and at the death of each of my said children to his or her children, born in lawful wedlock, in fee simple. If either of my said children shall die before the division is made leaving a lawful child or children, such child or children shall take the share which the parent would have taken, in the event that either of my said children shall die without leaving issue living at the time of his or her death, the share of the child so dying without issue shall go to the survivors of my said children, subject to the same limitations as their original shares are subject to. If my son John

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT—
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED _____ subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of
_____ late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
_____ was present, and did see the said instrument of writing duly executed by the said
_____ And deponent further saith that the said
_____ at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that
_____ (the deponent) and _____ and
_____ in the presence of each other, and of the said
and at _____ request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this
_____ day of _____ one thousand nine }
_____ hundred and _____ }

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of _____ }

UPON DUE EXAMINATION of _____ one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of
_____ late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to _____

Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that _____ will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as _____ goods and chattels will thereunto extend and the law charge _____ and that _____ will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
_____ day of _____ 190 _____ }

10. I shall take under this devise the parcel of land which he selects

10th - I will and direct that no forest lands included in the above devise to my wife and children shall be cleared during the continuance of the life estates in said lands, except the land lying between the Harper Ferry road and the road which runs from my house place to house of E. O. Clunkscas, and the lands lying between the road from my dwelling house to my boat landing on Saranack River and the upper line of the Balsam place, and in no event shall the land known as the "Balsam woods" be cleared, timber for building and repairing houses and fences may cut when necessary.

11th - I will and direct that all the land which I may own at the time of my death, except the land hereinbefore devised and the land which I have bargained to Singleton a Speed, shall be sold by my executors at public or private sale and at such time and on such terms as they may deem best, except that my tract of land located near Falmer's Station on the Saranack Valley Railroad shall not be sold for less than thirty dollars per acre, and that the proceeds of such sales be equally divided among my three children, named above,

11 - It is my will that the land which I have bargained to Singleton a Speed shall not be taken from him by my executors during his life by legal proceedings or otherwise; my executors are directed to collect the interest on the purchase price as provided in the Contract for sale of said land, if such collection can be made without disturbing his possession, but in no event shall his possession of said land be disturbed

during his life.

12. I will and direct that two acres of land fronting on the Harper's Ferry road and including the front yard on my home place, be laid off in a perfect square so that the middle portion of the front line on the road shall be opposite the present grave yard, and be kept and remain as a burying place for my family and children families and my kindred

13, I direct and charge my executor that no sale of any of my property which may be sold shall be held or made on my home place known as the Speed place.

14, I will and direct that any advances of money which I may have made to my children on any of them shall be taken and treated as a cash gift. Five thousand dollars given in this will to the child receiving such advances and shall be deducted from such legacy.

15 It is my request - but not to be construed as a direction - that my wife will at her death give to my children the property which I have willed to her to be equally divided among them

16, I hereby nominate and appoint my wife, Raymond E. McCalla, Henry, and M.P. McCalla, John W. McCalla and R. Henry Morley executors of this my last will & testament with full power to make proper conveyance of any lands sold by them under the provisions of this will, and to do every & all acts necessary to be done in the execution of the provisions of this will. I hereby direct that my executor R. Henry Morley shall be paid all actual expenses incurred by him in attending to the business of my estate, in addition to his commission allowed by law. In testimony whereof I have hereunto set my hand and seal this twentieth of May 1911. J. H. McCalla (Seal)

Signed, Read, published and declared by the testator as and for his last will & testament in our presence, who in his presence and in the presence of said others have subscribed our names thereto as attesting witnesses, all indentures appearing above were made before execution.

John C. Lomax
A. B. Barnes
D. M. Arp

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT *J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *J. J. Reynolds* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *W. H. Pennel*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
W. H. Pennel
And deponent further saith that the said *W. H. Pennel*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *J. J. Reynolds*
(the deponent) and *J. P. Beadmore* and *R. J. Beadmore*
in the presence of each other, and of the said *W. H. Pennel*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *11th*
day of *Oct* one thousand nine }
hundred and *thirteen* }
J. J. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *W. H. Pennel* }

UPON DUE EXAMINATION of *J. J. Reynolds* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *W. H. Pennel*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to

J. J. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as
know or believe, and that will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as goods and chattels will thereunto extend and the law charge and that will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
day of 190 }

State of South Carolina }
 Edgefield County }

Testing: In the name of God, Amen:
 I now all men by these presents that I
 W H Reum in fear of God, knowing the
 uncertainty of life and the Certainty of
 death, do make this my last will and
 testament, I bequeath unto my beloved
 heirs now, P H McInnis all my real
 estate and all my personal property
 of whatever nature I possess, the bulk
 of my possessions lies in Abbeville
 County, South Carolina. In witness whereof I hereby
 set my hand and seal to
 this my last will and testament
 May 22, 1913.

W H Reum (seal)

witness

J. P. Blackwell
 J. F. Reynolds
 W. J. Blackwell

State of South Carolina, }

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT— *J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *Richard Sondley* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Miss Margarett S. McCaslan*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
she was present, and did see the said instrument of writing duly executed by the said
Miss Margarett S. McCaslan And deponent further saith that the said *Miss Margarett S. McCaslan*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *Richard Sondley*
(the deponent) and *W. D. Wilson* and *J. P. Quaker*
in the presence of each other, and of the said *Miss Margarett S. McCaslan*
and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *18th* } *Richard Sondley*
day of *Oct.* one thousand nine
hundred and *thirteen* }
J. J. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT
of *Miss Margarett Susan McCaslan*

UPON DUE EXAMINATION of *Richard Sondley* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Miss Margarett S. McCaslan*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Wm M. Barnwell and J. Foster Barnwell*
J. J. Miller
Judge Probate Court.

State of South Carolina, }

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

WHO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *the* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
18 day of *Oct* 19*13* } *Wm M. Barnwell*
J. J. Miller } *J. F. Barnwell*
Judge of Probate. }

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State of South Carolina }
County of Abbeville } 3

I Margaret Susann McCaslan of said State and County do hereby make an ordain this to be my last will and testament:

1st I desire all my debts, should I leave any, to be paid by my Executors as soon as possible,
2nd I give devise and bequest to my nephew Robt. Henry Taggart, the sum of twelve hundred (\$1200) dollars, to my nephews J. Foster Barmore and William M. Barmore the sum of five hundred (\$500) dollars each, and the children of my deceased niece Mary B. Aiken, namely: Barmore B. Aiken, D. Wyatt Aiken, Mary B. Aiken & Virginia C. Aiken, the sum of five hundred (\$500) dollars, to be equally divided between them or such of them as survive me. In the event that either of my nephews, W. M. Barmore or J. F. Barmore should die prior to my death, without child or children, I desire and direct that the share of the one so dying, shall be paid to the one surviving and the children of my deceased niece, Mary B. Aiken,

3rd After the above bequests have been paid in full I desire and bequest the entire residue of my estate, consisting of land, household goods and personal effects belonging to me, to my brother P. H. McCaslan,

4th I desire my executors to sell all or part of my estate to pay the bequest herein made, provided, always that my brother, P. H. McCaslan, has the right to pay of the above named bequests without any process of law of any kind,

After these payments are made I give desire and bequeath my estate as stated and described in clause 3 to my brother, P.H. McCaslan,

5th In case my nephew R.H. Taggart should die before I do I desire and bequeath his share to my brother, P.H. McCaslan,

6th I hereby nominate and appoint my nephews W.M. Bammer and J.F. Bammer executors of this my last will and testament;

In witness whereof I hereunto set my hand and seal this 9th day of October, 1907
Margaret Susan McCaslan

Signed, Sealed, and delivered as her last will and testament by the testatrix in our presence who in the presence of the testatrix and of each other have duly witnessed same.
Richard Soudy
W.T.B. Mason
J.P. Quince

State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—*J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *J. L. Perrin* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Katharine Calhoun*
late of Abbeville County, deceased, who, being duly sworn, deposed and saith that
he was present, and did see the said instrument of writing duly executed by the said
Katharine Calhoun And deponent further saith that the said *Katharine Calhoun*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *J. L. Perrin*
(the deponent) and *J. B. Mc Lane* and *L. A. Stephens*
in the presence of each other, and of the said *Katharine Calhoun*
and at request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *27* } *J. L. Perrin*
day of *Oct* one thousand nine }
hundred and *thirteen* }
J. Miller
Judge of Probate.

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Katharine Calhoun* }

UPON DUE EXAMINATION of *J. L. Perrin* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Katharine Calhoun*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Isaac and John Calhoun*
J. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *her* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
27 day of *Oct*, 19*13* }
J. Miller
Judge of Probate

Isaac Calhoun
John Calhoun

State of South Carolina }
 County of Abbeville, }

I, Cathrine Calhoun, of said County and State, being of sound mind do make this my last Will and Testament. I direct my Executors herein after named to pay all my just debts, including funeral expenses,

Second - I bequeath to my son, Isaac Calhoun my Cow and Calf,

Third - I devise to my husband, Abram Calhoun all my Real Estate, consisting of fifty (50) acres, more or less, for and during his natural life, and at his death, said Real Estate to revert to my Estate, and to be divided as follows -

To my Grand Child William, Son of my deceased daughter Salina, I devise two acres to be cut off after the death of my said husband, Abram Calhoun, said two acres to front on public Road leading from Abbeville, S.C. a distance of seventy (70) yards, and running back by parallel lines sufficient distance to make the two acres, and to be next to Corner of Estate of Mt Wilson on said Public Road,

The balance of my land I devised to my eight (8) Children viz - Isaac, John, Patty, Annie, Rosa, Francis, Miller and Hattie Shaw and Shaw a like said distribution to take place after the death of my above mentioned husband, should any of said Children die before my said husband, his or her share to go to his, her or their Child or Children,

I nominate and appoint my two sons, Isaac and John Executors of this my last Will and Testament,

Signed, sealed, published and declared

by the testam^t as her last will and testament
in our presence, and at her request, and in
her presence and in the presence of each
other have signed our names as witnesses
thereto.

J. L. Perri^{er}
J. B. McLane
L. A. Stephens,

}
}

Leathorn^{his} Leathorn
mlb

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State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—*J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *A B Young* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Eliza A Callahan*

late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

Eliza A Callahan was present, and did see the said instrument of writing duly executed by the said
And deponent further saith that the said *Eliza A Callahan*

at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *He, A B Young*

(the deponent) and *R A Ashley* and *Johu B. Urban*

in the presence of each other, and of the said *Eliza A Callahan*

and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *28*

day of *Oct* one thousand nine

hundred and *thirteen*

J J Miller

A B Young

IN THE MATTER OF THE LAST WILL AND TESTAMENT

of *Mrs Eliza A Callahan*

UPON DUE EXAMINATION of *A B Young* one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of *Mrs Eliza A Callahan*

late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last

Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *A J Carmie & P C Sample*

J J Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

we SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this

24 day of *Oct* 19*13*

J J Miller

A J Carmie
P C Sample

State of South Carolina } In Pro Course
County of Abbeville.

In the name of God, Amen,
I Eliza A Callahan of said County & State, being
of sound mind and memory and being admonished
of the uncertainty of life, do make, publish and
declare this to be my last will & testament to wit:
1st I Commit my body to the dust and my soul to
its God,

2nd For and in consideration of Preston C Temple
his heirs and assigns to come into my home
and live with me taking care of and boarding &
clothing me, pay all my just debts now accu-
mulated or may accumulate, such as medical accounts
drug bills, Taxes or any other debt that I may
be necessary in giving me proper food, Care &
kindness and attention in health or sickness as
long as I live,

3rd Also Preston C Temple, his heirs and assigns
take good care of all appertanances and land
during my life,

4th To Preston C Temple his heirs or assigns for and
in consideration of the above, I give, devise and
bequeath all my personal property and my third
interest in two hundred and thirty acres (230)
of land willed to me by my husband, and
known as the Basil Callahan home place,
to have and to hold to him, his heirs and assigns
forever,

I nominate and appoint A. J. Cavill
and P. C. Temple to be the executors of this my
last will and testament hereby revoking all
former wills made by me

In witness whereof I have hereunto set
my hand and seal, this 20th day of Jan, 1912
E. A. Callahan

Signed, Sealed, Acknowledged and declared and
for her last will and testament by the above
testator, in our presence, who at her
request and in her presence, in the
presence of each other, signed our names
as witnesses thereto.

Jan, 20, 1912

} A. B. Young
} R. A. Lesley
} John R. Carlson

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT— *J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *W. D. Wilson* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Elbert Jackson*
late of Abbeville County, deceased, who, being duly sworn, deposes and saith that
he was present, and did see the said instrument of writing duly executed by the said
Elbert Jackson And deponent further saith that the said *Elbert Jackson*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *W. D. Wilson*
(the deponent) and *J. F. White* and *J. Allen Smith*
in the presence of each other, and of the said *Elbert Jackson*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *10th* } *W. D. Wilson*
day of *Nov.* one thousand nine
hundred and *thirteen*
J. F. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Elbert Jackson* }
UPON DUE EXAMINATION of *W. D. Wilson* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Elbert Jackson*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Mary Lou Jackson & Elbert Jackson, Jr.,*
J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
10 day of *Nov.* } *1913*
J. F. Miller
Judge of Probate

State of South Carolina }
 County of Abbeville }

I declare this to be my last will and Testament:

My will is that my just debts be paid as well as my funeral expenses as soon after my decease as is found to be convenient. All the rest and residue of my estate, real and personal and mixed, of which I shall die possessed, or to which I shall be entitled at my decease I give to my beloved wife, Mary Lou Jackson, for her use and benefit during her natural life - this Conditional upon her not marrying again and upon her decease the said property to be sold and equally divided, I have and share alike between my Children, Elbert Jackson, Jr., Roney Jackson, Julia Cairns, Lizzie Harris and Martha Houston. The above bequest to my wife, Mary Lou Jackson, is in lieu of her dower in my estate. In the event of the death of any of the above legacies, it is my purpose and I so will that my estate then, and in that event, be divided Equally between the Surviving Children - my own Children as mentioned above - I do nominate and appoint my wife, Mary Lou Jackson and my son Elbert Jackson, Jr. to be the executors of this my last will and Testament, with full power to see any portion or all my estate, both real and personal, without the ~~any~~ interposition of the Courts. I will that my son Elbert Jackson, Jr. be paid the sum of fifty cents per day for every day that he may give to the winding up my estate, the time not to exceed in the whole

the term of thirty days - this ^{to be} expense and to come
 out of the estate before any division is made,
 In witness whereof I have this day,
 July 3rd set my hand and seal,
 Elout Jackson

Signed, sealed, and published and declared
 by the said Elout Jackson as and for his
 last will and testament, in the presence of
 us, who at his request, in his presence and in
 the presence of each other have subscribed
 our names as witnesses thereto.
 attestation above as to thirty days
 made before signing

J. Allen Smith
 J. J. White
 W. D. Wesson

State of South Carolina, }

PROBATE COURT—PROBATE WILL.

COUNTY OF ABBEVILLE.

PRESENT—*J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *D. C. Newell* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Mrs. Jane Crawford*

late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

He was present, and did see the said instrument of writing duly executed by the said
Mrs. Jane Crawford And deponent further saith that the said *Mrs. Jane Crawford*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *He, D. C. Newell*

(the deponent) and *E. L. Wilson* and *Jas. C. Mundy*

in the presence of each other, and of the said *Mrs. Jane Crawford*
and at *her* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *6th*
day of *Dec.* one thousand nine
hundred and *thirteen*

J. J. Miller
Judge of Probate.

IN THE MATTER OF THE LAST WILL AND TESTAMENT }

of *Mrs. Jane Crawford* }

UPON DUE EXAMINATION of *D. C. Newell* one of the subscribing witnesses

to the annexed instrument of writing purporting to be the last Will and Testament of *Mrs. Jane Crawford*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *W. A. Stearnson*

J. J. Miller
Judge Probate Court.

State of South Carolina, }

IN THE PROBATE COURT.

COUNTY OF ABBEVILLE.

I DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *I*
know or believe, and that *W. A. Stearnson* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *her* goods and chattels will thereunto extend and the law charge *me* and that *I* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this
6th day of *Dec.* 19*13* }

J. J. Miller
Judge of Probate.

W. A. Stearnson

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The State of South Carolina
Abbeville County

In the Name of God: Amen
I, Jane E Crauford of the State and County aforesaid,
being of sound mind and memory and considering
the uncertainty of this frail and transitory life,
do therefore make, ordain, publish and declare this
to be my last will and testament;

First - I order and direct that my executor herein-
after named pay all my just debts and funeral
expenses as soon after my decease as conveniently
may be.

Second - After the payment of such funeral expenses
and debts, to sell my entire tract of land
containing (275) Two hundred and twenty five acres,
more or less, being and situated in said State and
County, and divide the same equally between
my four children or their heirs viz: Mary C Campbell,
Lizzie McBord, Hamilton C. Stinson, Susan Gilmore.
And her part to be equally divided between her four
children now living, Mary Gilmore, Willie Gilmore, Belle
Long Gilmore and James Ervin Gilmore.

Lastly I make, constitute and appoint
W W Stinson to be executor of this my last
will and testament, hereby revoking all former
wills by me made.

I W. witness whereof, I have hereunto
subscribed my name and affixed my seal,
the 1st day of Mar. A.D. 1909.

This instrument was on the day of the date
thereof signed, published and declared by the
Testatrix Jane E Crauford, to be her last will
and testament, in the presence of us who
at her request have subscribed our names
over

Sherele as witnesses, in her presence, and in
the presence of each other

} D. E. Moore
} E. L. Wilson
} Jas. C. Mundy

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT—*J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *H. P. B. Bannell* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *R. M. Pratt*
late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
he was present, and did see the said instrument of writing duly executed by the said
R. M. Pratt And deponent further saith that the said *R. M. Pratt*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *H. P. B. Bannell*
(the deponent) and *P. L. Busby* and
in the presence of each other, and of the said *J. W. Brauyn*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *26*
day of *Dec* one thousand nine } *P. B. Bannell*
hundred and *thirteen* }
J. F. Miller
Judge of Probate

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *R. M. Pratt* }
UPON DUE EXAMINATION of *H. P. B. Bannell* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *R. M. Pratt*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Chas. M. Pratt & Lucy E. Pratt*
J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
26 day of *Dec* *1913* }
J. F. Miller }
Chas. M. Pratt
Lucy E. Pratt

In the name of God, Amen;
 I, Robert M Pratt, being of sound mind,
 knowing the uncertainty of death, deem it
 wise and proper to make and declare this
 instrument of writing to be my last will and
 testament, hereby revoking all former wills
 and Codicils,

1st I give and bequeath to my beloved wife,
 Margaret R. Pratt, my entire estate, both
 personal and realty to her and to her
 as her own during her natural life and direct
 that she pay all of my just debts and
 funeral expenses and make my grave
 if appropriate,

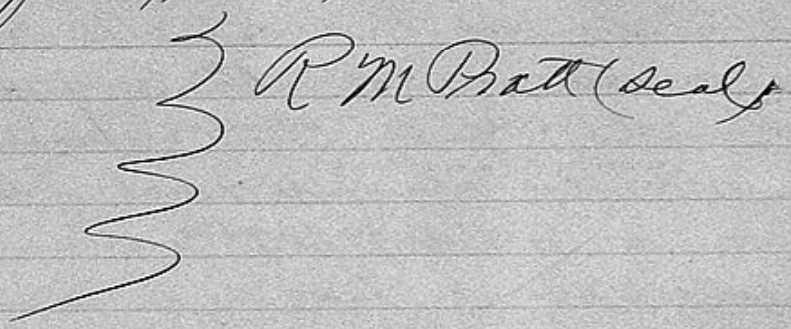
2nd I direct, that after the death of my wife,
 Margaret R. Pratt, the tract of land that I
 bought of H. P. McGee, containing twenty six acres,
 more or less, and the tract of land that I bought
 at my mother's sale, containing twenty seven
 acres, more or less, and upon which my house
 and building now stand shall become the
 property of my son, Froy E. Pratt, for and
 consideration of the care and attention he
 shall here render, myself and my wife,
 Margaret R. Pratt during our lifetime

3rd I direct that at the death of my wife, Margaret
 R. Pratt, that my executor to be hereafter appointed
 shall sell the balance of my real estate, at
 public outcry, or in whatever way and manner
 they might think it to be for the best interest
 of my legatee, and in same manner to sell also
 whatever of my personal estate as may be in
 existence at the death of my wife, Margaret
 R. Pratt, also to collect all debts that may
 be due my estate or my wife at the time of
 her death and to take charge of all money

that may be on hand at the time of the death
 of my wife, Margaret R. Pratt, and after paying
 all the just debts and funeral expenses of my
 wife, Margaret R. Pratt, and having marked
 her grave appropriately, then that they divide
 the balance of my estate equally between my
 sons, John N. Pratt, Jesse P. Pratt, R. Lewis Pratt,
 Charles M. Pratt and Long E. Pratt and my
 daughters, Rosa E. Barton and Lilla M. Pratt.
 4th I hereby appoint my sons, Charles M.
 Pratt and Long E. Pratt, my executors to
 carry into effect this my last will and
 Testament. Witness my hand and seal
 this the 4th day of Aug, 1913,

In Presence of
 P. B. Coriath
 P. L. Busby
 J. D. Braun

} R M Pratt (seal)



State of South Carolina, }
COUNTY OF ABBEVILLE.

PROBATE COURT—PROBATE WILL.

PRESENT—*J. F. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *J. M. McCain* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *Saw Tompkins*

late of Abbeville County, deceased, who, being duly sworn, deposes and saith that

Saw Tompkins was present, and did see the said instrument of writing duly executed by the said

And deponent further saith that the said *Saw Tompkins*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *H. J. M. McCain*

(the deponent) and *J. F. Edwards* and *Jno. H. Sanders*

in the presence of each other, and of the said *Saw Tompkins*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *5th* } *J. M. McCain*
day of *Jan.* one thousand nine
hundred and *Twenty*
J. F. Miller
Judge

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *Saw Tompkins*

UPON DUE EXAMINATION of *J. M. McCain* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *Saw Tompkins*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Frank Robinson*

J. F. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE.

IN THE PROBATE COURT.

DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as I
know or believe, and that I will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *his* goods and chattels will thereunto extend and the law charge *me* and that I will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
5 day of *Jan.* 19*34* } *Frank Robinson*
J. F. Miller
Judge

In the name of God Amen!

I, Sam Tompkins being of sound mind and memory, do make publish and declare this to be my last will and Testament hereby revoking all other wills and testaments by me heretofore made,

I hereby bequeath that my wife, Camille Tompkins, shall at my death, have and hold all of my property, both personal and real during her life, but in event I should live longer than my wife, Camille Tompkins, I bequeath that at my death, Jno. C. Callahan, Russel Callahan, Robert Callahan, Wiley Callahan, Walker Callahan, Thomas Callahan, Augusta Ann Ritcher and Rebecca Tompkins shall have twenty (20) acres of land each, to be cut off and delivered to them by the executor of this last will and Testament, and I further bequeath that at my death, in case my wife, Camille Tompkins, should be dead, that my brother, Tom Pally, and my sisters Lucy Callahan and Georgia Smith shall have twenty (20) five acres of land each to be cut off and delivered to them by the executor of this last will and Testament, and I further bequeath that the remaining portion of my land shall be set off to Archie Tompkins, and he is to have his part whereun he may choose, I also bequeath that Archie Tompkins is to have use of the personal property, I may have at my death, and I hereby appoint and bequeath that Frank C. Robinson shall become executor to this last will and Testament,

Signed and Sealed in Bordeaux Township, Abbeville County, State of South Carolina,

in the year of Our Lord 10th day of Aug 1910,
and the One hundred and twenty fifth
year of the Sovereignty and Independence
of the United States of America

Witness
J. J. Edmunds
J. M. McCain
Geo. H. Sanders

Saml^l Tompkins
mk

State of South Carolina, }
COUNTY OF ABBEVILLE

PROBATE COURT—PROBATE WILL.

PRESENT—*J. J. Miller*
for the County of Abbeville

Judge of Probate Court

PERSONALLY APPEARED *D. H. Hill* one of the subscribing
witness to the annexed instrument of writing, purporting to be the last Will and Testament of *N. J. Ellis*
late of Abbeville County, deceased, who, being duly sworn, deposeth and saith that
he was present, and did see the said instrument of writing duly executed by the said
N. J. Ellis And deponent further saith that the said *N. J. Ellis*
at the time of executing the said instrument of writing was, to the best of deponent's knowledge
and belief, of sound and disposing mind, memory and understanding; and that *he*; *D. H. Hill*
(the deponent) and *J. Moon Mason* and *Frank B. Gray*
in the presence of each other, and of the said *N. J. Ellis*
and at *his* request, signed their names as witnesses, to the due execution of the same.

SWORN AND SUBSCRIBED to before me, this *13*
day of *Jan* one thousand nine } *D. H. Hill*
hundred and *fourteen* }
J. J. Miller }
Judge of Probate }

IN THE MATTER OF THE LAST WILL AND TESTAMENT }
of *N. J. Ellis* }

UPON DUE EXAMINATION of *D. H. Hill* one of the subscribing witnesses
to the annexed instrument of writing purporting to be the last Will and Testament of *N. J. Ellis*
late of Abbeville County, deceased, it appears to my satisfaction, that the same is the true last
Will of said deceased.

It is THEREFORE ordered and decreed, that it be admitted to probate in common form, and that Letters Testamentary be
granted to *Res. N. J. Ellis and J. Sloan Ellis*
J. J. Miller
Judge Probate Court.

State of South Carolina, }
COUNTY OF ABBEVILLE

IN THE PROBATE COURT.

we DO SOLEMNLY SWEAR that this writing contains the true last Will of the within named deceased, so far as *we*
know or believe, and that *we* will well and truly execute the same by paying first the debts and then the legacies contained
in said will, as far as *our* goods and chattels will thereunto extend and the law charge *us* and that *we* will make
a true and perfect Inventory of all such goods and chattels, rights and credits. SO HELP ME GOD.

SWORN and subscribed to before me this }
13 day of *Jan* 19*44* }
J. J. Miller }
Judge of Probate }

N. J. Ellis
J. Sloan Ellis